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Date:			01-Feb	-08	APPL. S. N:		10780852	-	
To Examir	ner:		BRIER,	JEFFERY A.	Art Unit		2628	-	
From			,	on, Henry GAL SPCECIALIST	Return This Me Drop-Off Locat		JEF-2D68	 i	
SUBJECT	: Decisio	n on Terminal	Disclaim	er(T.D.) filed:					
form parag or have ar	graphs ions	dentified by th ions, please se	is inform e me or	mitted T.D. with the al memo in your nex the Special Program NT OR (2) PLACED (t Office action to no Examiner. THIS IS	otify applicant of a AN INFORMAL, I	the T.D. If you disa NTERNAL MEMO OI	agree NLY.	
please init	ial, date	and return th	is memo	to me. THANK YOU.					
<u> </u>	Γhe T.D.	is PROPER and	d has bee	en recorded (see 14.	23).		•		
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		The TD fee of use of a depo	'	has not been subm	itted nor is there ar	ny authorization i	n the application fil	e for the	
		The T.D. does not notified. Bulls 221 in About the course the best strength. T.D. best not stated the course of							
	Г			orceable only during tion, Rule 321(b) (se		clause – needed	to overcome a no	n-statutory	
				a particular claim(s) the entire patent to				for a terminal	
	T.	The person who signed the T.D.:							
		is no	ot an atto	orney "of record" (see	e 14.29 and 14.29.	01).			
		has	failed to	state his/her capacit	y to sign for the bu	siness entity (see	e 14.28).		
		is no	t recogn	ized as an officer of	the assignee (see 1	.4.29 & possible 1	.4.29.02).		
	Γ	nor is the ree (see 37 CFR 3	l and fran 3.73(b) a	nce of a chain of title ne number specified nd 1140 O.G. 72). N found in the T.D. or	as to where such e OTE: This documer	evidence is record itary evidence or	ed in the Office the specifying of th	ne reel and	
		The T.D. is no	t signed	(see 14.26 & 14.26.	03).				
				he application (or the missing or incorrect (tent) which forms	the basis for the o	double	
				his application (or th or incorrect (see 14.2			r reissue cases beir	ng	
		The period dis	claimed	is incorrect or not sp	ecified (see 14.26,	14.27.02 or 14.2	(6.03).		
		Other:					·		
		Suggestion to and do not ch		refund (see 14.36). item.	NOTE: If already a	uthorized, credit	refund to deposit a	ccount	
I have app	propriate	ly notified app	licant(s)	of the status of the	Terminal Disclaime	r filed in this case			
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Application Number		Application/Control No.		Re	Applicant(s)/Patent under Reexamination ROSENBERG ET AL.		
Document Code - DISQ			Internal D	100	cument – DC	NOT MAIL	
TERMINAL DISCLAIMER	×	⊠ APPROVED			□ DISAPPROVED		
Date Filed : January 3, 2008	7	This patent is subject to a Terminal Disclaimer					
Approved/Disapproved b	y:						
Henry D. Jefferson							

U.S. Patent and Trademark Office

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01/03/2008 HDE4 01 FC:1814

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER "PRIOR" PATENTS

Docket Number (Optional) IMMR-0013D (034701-007)

In re Application of: Louis B. Rosenberg, et al.

Application No. 10/780,852 Filed: February 19, 2004

For: Computer Interface Apparatus Including Linkage Having Flex

The owner*, 100%, of Immersion Corporation percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term prior patent Nos. 5,721,566; 5,805,140; 6,486,872; 6,639,581; 6,697,048; and 7,193,607 as the terms of said prior patents are defined in 35 U.S.C. 154 and 173, and as the terms of said prior patents are presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patents are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patents, "as the term of said prior patents are presently shortened by any terminal disclaimer," in the event that one or more of said prior patents later:

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- is found invalid by a court of competent jurisdiction;
- is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321;
- has all claims canceled by a reexamination certificate;
- is reissued; or
- is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer

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I hereby declare that all statements made her information and belief are believed to be true; and furthe statements and the like so made are punishable by fine States Code and that such willful false statements may je	er that these statements were made with the kills or imprisonment, or both, under Section 1001	nowledge that willful false I of Title 18 of the United					
2. The undersigned is an attorney of record. Req	g. No. <u>31,562</u>	12-21-2007					
	Signature	Date					
ESS1 00000024 501698 10780852	David B. Ritchie						
130.00 DA	Typed or printed name						
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*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

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